



Robert W. Quinn, Jr.
Federal Government Affairs
Vice President

Suite 1000
1120 20th Street NW
Washington DC 20036
202 457 3851
FAX 202 457 2545

October 21, 2005

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: IP-Enabled Services, WC Docket No. 04-36;
E911 Requirements for IP-Enabled Service Providers, WC Docket No.
05-196

Dear Ms. Dortch:

AT&T submits this letter to clarify an issue related to its commitment to license the confidential movement detection process¹ described in its October 7, 2005 *ex parte* filed in the above-referenced proceedings. In the October 7 *ex parte*, AT&T committed to license that process to other VoIP providers for use in connection with the routing of 911 calls on commercially reasonable terms. AT&T wishes to clarify that it is making that process available to interested parties with no licensing fee at this time; VoIP providers that wish to use the confidential movement detection process described as Heartbeat in connection with 911 calls are required to execute a standard licensing agreement that we have already made available to other parties.

One electronic copy of this Notice is being filed in accordance with Section 1.1206 of the Commission's rules.

¹ ATT's VoIP Telephone Adapters ("TA") are equipped with a feature that allows the TA to send a communication to the AT&T network once every twenty-four hours. Any time the TA is disconnected from a power source and then reconnected, the TA "checks back in" with the AT&T network and the 24-hour cycle is reset. Upon reconnection, AT&T's network can detect that the 24-hour cycle has shifted – i.e., it can detect that the TA has been disconnected and then reconnected. AT&T has named this movement detection process the "Heartbeat Solution" to address the 911 issues created by the nomadic use of AT&T's VoIP TAs.

Sincerely,

Robert W. Zwinn Jr.